CHAP. 245.

stenciled, engraved, etched, blown, impressed or otherwise produced, with mineral, soda or aerated waters, wine, beer, porter, ale, cider, ginger ale, small beer, lager beer, weiss beer or other beverage, or to deface, erase, obliterate, cover up or otherwise remove or conceal any such name or names or other marks or devices thereon, or to have on sale, offer for sale, buy, sell, take, give, receive, handle in the course of business, hire, rent, lend, transport, carry in wagons, carts, push-carts or other vehicles, or to take or collect from ash or garbage receptacles, or from public or private dumps, cellars, yards, lots or premises, or to keep in stock or otherwise store or otherwise dispose of or deal or traffic in the same or any thereof, or any parts or pieces of the same or any thereof, without the written consent of the person, persons, partnership or body corporate whose name or names or other marks or devices shall be or shall have been in or upon said kegs, boxes, trays, carriers, crates, founts, bottles, syphons, jugs, tins, barrels, casks or any other vessels, or to wilfully break, destroy or otherwise injure any of the articles mentioned in this section. And any person, persons, partnership or body corporate who shall do any of the acts declared to be unlawful by this section shall be deemed guilty of a misdemeanor, and Penalty for upon conviction thereof shall be punished, for the first offense by imprisonment of not less than ten days or more than one year, or by a fine of fifty dollars for each of such founts, three dollars for each of such kegs, casks or barrels, and one dollar for each of said boxes, trays, carriers, crates, bottles, syphons, jugs, tins or any other vessels so unlawfully used, filled, kept on sale, offered for sale, sold, bought, given, taken, received, handled in the course of business, hired, rented, lent, transported, carried in wagons, carts, push-carts or vehicles of any kind, or taken or collected from ash or garbage receptacles, or from public or private dumps, cellars, yards, lots or premises, or kept in stock, or otherwise stored, or otherwise disposed of. dealt in or trafficked in, and for the second offense and subsequent offenses by imprisonment for not less than twenty days nor more than one year, or by a fine of fifty dollars for each of such founts, and not less than two dollars nor more than five dollars for each of said kegs, casks, barrels, boxes, trays, carriers, crates, bottles, syphons, jugs, tins or any other vessels so unlawfully used and filled, kept on sale, offered for sale, sold, bought, given, taken, received, handled in the course of business, hired, rented, lent, transported, carried in any wagons, carts, push-carts or vehicles of any kind, or taken or collected from ash or garbage receptacles or from public or private dumps, cellars, yards, lots or premises, or kept in stock or otherwise stored, or otherwise